MEI Form -1.2, (July 1, 2005)

Docket No.

			ID POWER					ICATION
	⊻ 0r	iginal	Supplementa	ıl Sub	stitute	PCT	Design	
and jo	my name; and I belie	eve that I	am the origina	l, first and so	ole inventor	(if only one	name is listed I	nship are as stated below below) or an original, firs nich a patent is sought or
<u>Title:</u> _	SOLID STATE IM	AGE PIO	CKUP DEVIC	CE AND CA	MERA U	SING THE	SAME	
which	is described and clair the attached spe			ox is not chec	cked, the sp	ecification o	f which is attach	ed hereto):
Γ.	the specification i	-				_ filed oi	า	;
Sami.	and with amendmen	its filed on	1				(if applicable	e), or
V	the specification ir filedJanuary 11	n Internation I, 2005	onal Application _and as amend	n No. PCT/_ ded on	JP2005/0 October 1	000187 3, 2005	(if applicat	ole).
as am	I hereby state that I ended by any amendr				ontents of th	ne above-ide	entified specifica	tion, including the claims
patent	l acknowledge my d ability as defined in Ti	duty to dis tle 37, Co	sclose to the U. de of Federal R	S. Patent an Regulations, {	d Trademar §1.56.	k Office all i	nformation knov	vn to me to be material to
countr	l hereby claim fore ation(s) for patent or y other than the Unite	inventor's	certificate, or	§365(a) of a	ny PCT inte	ernational a	pplication which	or §365(b) of any foreigr designated at least one
invente claime	or's certificate, or of a	ny PCT ir	nternational app	olication havi	d have also	late before t	hat of the applic	cation on which priority is
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□ Additional U.S. provisional application numbers are listed on a supplemental priority sheet attached hereto.

Docket No.

I hereby claim the benefit under Title 35, United States Code §120 of any United States application(s), or §365(C) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

APPLICATION NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED

□ Additional U.S. or international application numbers are listed on a supplemental priority sheet attached hereto.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the attorneys and agents associated with U.S. Patent and Trademark Office Customer Number identified bellow to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to that customer number.

I hereby authorize the U.S. attorneys and agents associated with the customer number to accept and follow instructions from Matsushita Electric Industrial Co., Ltd., and any affiliated or subsidiary company thereof, received via their corporate representatives and/or their foreign patent attorneys or agents, if any, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys or agents and myself.

Direct Correspondence to:

CUSTOMER NUMBER 52349

I further declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Full Name of Sole or First Inventor	FIRST NAME Shigetaka	LAST NAME KASUGA	signature higetaka Kasuga		F SIGNATURE
Residence & Citizenship	CITY Osaka	STATE OR COUNT! Japan	RY C	OUNTRY OF	CITIZENSHIP pan
Post Office Address	1	спү Electric Industrial Co., oma, Kadoma-shi, Osa		OUNTRY	ZIP CODE

Full Name of Second Inventor	FIRST NAME Takumi	LAST NAME YAMAGUCHI 7	22.200.6
Residence & Citizenship	CITY Kyoto	STATE OR COUNTRY Japan	 of citizenship Japan
Post Office Address	1	сіту Electric Industrial Co., Ltc oma, Kadoma-shi, Osaka	ZIP CODE

Docket No.

Full Name of Third Inventor Residence & Citizenship Post Office Address Full Name of Fourth Inventor	FIRST NAME Takahiko CITY Osaka ADDRESS c/o Matsushita H 1006, Oaza Kado	LAST NAME MURATA STATE OR COUNTRY Japan CITY Clectric Industrial Co., L	SIGNATURE Pakahiko Mu	rata Mas	OF SIGNATURE	
Post Office Address Full Name of	Osaka ADDRESS c/o Matsushita E	STATE OR COUNTRY Japan CITY	WEUT WILL TIME	110	/ 33 344 /	
Post Office Address Full Name of	Osaka ADDRESS c/o Matsushita E	Japan спү		COLINITRY	ک مور در ر / F CITIZENSHIP	
Full Name of	ADDRESS c/o Matsushita E	CITY			apan	
Full Name of	c/o Matsushita F		STATE	OR COUNTRY	ZIP CODE	
	į.		td.			
	1000, Caza Kade	ma Kadoma-chi Ocaka		an		
		oma, Nadoma sin, Osaka	1011 0001 0ap			
	FIRST NAME	LAST NAME	SIGNATURE	DATE (OF SIGNATURE	
	Yoshiyuki	MATSUNAGA		\bigcirc $^{\circ}$. 4	
			Goligia	7,7,7,7,7	1166	
Residence & Citizenship	CITY	STATE OR COUNTRY	o g		R CITIZENSHIP	
	Kanagawa	Japan CITY	CTAT	OR COUNTRY	Japan ZIP CODE	
Post Office Address	ADDRESS	Clectric Industrial Co., L		CRCCONTRY	ZIP CODE	
	1006, Oaza Kade	oma, Kadoma-shi, Osaka	a 2.11-8201 Jab	an		
Full Name of	FIRST NAME	LAST NAME	SIGNATURE	DATE	OF SIGNATURE	
Fifth Inventor	Ryohei	MIYAGAWA	Kyohei M	iyagawa	May 22, 20	
Residence & Citizenship	CITY	STATE OR COUNTRY		COUNTRY O	F CITIZENSHIP	
	Kyoto	Japan			apan	
Post Office Address	ADDRESS	CITY		OR COUNTRY	ZIP CODE	
	c/o Matsushita Electric Industrial Co., Ltd.					
	1006, Oaza Kad	oma, Kadoma-shi, Osaka	a 571-8501 Jap	an		
Full Name of	FIRST NAME	LAST NAME	SIGNATURE		OF SIGNATURE	
Sixth Inventor	Atsushi	UETA	Claushi	Weter Ma	y 22, 2006	
Residence & Citizenship	CITY	STATE OR COUNTRY			F CITIZENSHIP	
	101				T	
	Osaka	Japan			Japan	
Post Office Address	ADDRESS	CITY		OR COUNTRY	ZIP CODE	
Post Office Address	ADDRESS c/o Matsushita I	спү Electric Industrial Co., L	td.	OR COUNTRY		
Post Office Address	ADDRESS c/o Matsushita I	CITY	td.	OR COUNTRY		
Post Office Address	ADDRESS c/o Matsushita I	спү Electric Industrial Co., L	td.	OR COUNTRY		
Post Office Address Full Name of	ADDRESS c/o Matsushita I	спү Electric Industrial Co., L	td.	or country		
	ADDRESS c/o Matsushita I 1006, Oaza Kado	спү Electric Industrial Co., L oma, Kadoma-shi, Osaka	td. a 571-8501 Jap	or country	ZIP CODE	
Full Name of Seventh Inventor	ADDRESS c/o Matsushita I 1006, Oaza Kado	CITY Electric Industrial Co., L oma, Kadoma-shi, Osaka LAST NAME	td. a 571-8501 Jap	an DATE C	ZIP CODE	
Full Name of	ADDRESS c/o Matsushita I 1006, Oaza Kado FIRST NAME	спү Electric Industrial Co., L oma, Kadoma-shi, Osaka	td. a 571-8501 Jap	an DATE C	ZIP CODE OF SIGNATURE OF CITIZENSHIP	
Full Name of Seventh Inventor	ADDRESS c/o Matsushita I 1006, Oaza Kado	CITY Electric Industrial Co., L oma, Kadoma-shi, Osaka LAST NAME	td. a 571-8501 Jap SIGNATURE	an DATE C	ZIP CODE	